

THE WEATHER

Sunday and Monday partly cloudy, slightly warmer central portion.

VOL. 25—NO. 296

The Bisbee Daily Review

BISBEE, ARIZONA, SUNDAY MORNING, DECEMBER 11, 1921

COPPER PRICES
Average week 11-23-'21 .131146
Average week Nov. 30 .1335
Close week Nov. 30 .13375
MONTHLY QUOTATIONS
Average for Aug., 1921 .11948
Average, September, 1921 .11948

Price Five Cents

U.S. ANNOUNCES PART IN NEW PACIFIC PACT

Roy Gardner Jury Locked Up For Night

DELIBERATES 6 HOURS WITHOUT DECIDING CASE

Question Asked Court During Evening Indicates Doubt of Bandit's Sanity

4 VERDICTS POSSIBLE

Gardner Still Has 50 Years Facing Him Regardless of Outcome of Present Case

PHOENIX, Ariz., Dec. 10. — After deliberating from 5:17 o'clock this afternoon until 11:25 o'clock tonight without reaching an agreement, the jury which has been trying Roy Gardner, escaped convicted mail robber, on a charge of robbing a mail car at Maricopa, Ariz., on November 3, was locked up for the night.

Shortly after 10 o'clock, the jury asked Judge Sawtelle what would be the result if a verdict of guilty with a recommendation that Gardner be put under observation for his sanity, should be returned. The judge replied that if such a verdict were returned, he would write to the prison authorities recommending that such action be taken. The jury then resumed its deliberations.

Jury Out at 5:17 o'clock
The jury began its deliberations at 5:17 o'clock this afternoon. Gardner was indicted and tried in the United States district court here on three counts in connection with the robbery but one count, alleging that he received a watch that was in the mail stolen at Maricopa, was dismissed by the prosecution just before the case was given to the jury. The remaining two counts alleged that he stole three mail sacks and that he stole a watch that was in the mail. Thomas A. Flynn, United States district attorney, explained that the other count was dismissed because Gardner had admitted committing the robbery.

Judge William H. Sawtelle, who presided over the case, informed the jury that it could return one of four verdicts, as follows. Guilty of counts; guilty of one count and not guilty of the other; not guilty, or not guilty by reason of insanity. Each of the last two verdicts, the court explained, would grant Gardner his liberty so far as the charge concerning the Maricopa robbery was concerned.

Maximum Penalty 5 Years
Gardner, however, already is under sentences totalling 50 years for mail robberies. He was serving them when he escaped from McNeil Island in September.

The maximum penalty for the offense with which Gardner was charged in the present trial, the court informed the jury, is a fine of \$5,000 or five years in jail. Gardner still is awaiting trial on a charge growing out of an attempt to rob a mail car here in which he was captured by Herman F. Inderlied, clerk in charge of the car.

TO TRAIN IN FLORIDA
NEW YORK, Dec. 10. — The Brooklyn National League baseball club announced tonight that its team would go through spring training at Jacksonville, Fla.

House Votes Bill Creating 22 New Federal Judges

WASHINGTON, Dec. 10. — By a vote of 197 to 90, the Walsh bill for appointment of 22 additional federal district judges was passed late today by the house and sent to the senate after an amendment which would have required federal judges to devote all their time to judicial duties had been ruled out on a point of order.

Creation of the judgeships was advocated by Chief Justice Taft, Attorney General Daugherty and a group of federal judges and district attorneys which made a survey to determine the causes and extent of docket congestion in various districts and the means of exploiting the handling of cases. Districts to which new judges would be allotted under the bill include: Montana, Arizona, northern California, southern California, northern Texas, middle Tennessee and southern Florida, one each. The bill also provides for the holding annually of a conference,

PACKERS, CLAIMING MAJORITY OF WORKERS APPROVED WAGE REDUCTION, REJECT MEDIATION

CHICAGO, Dec. 10. — (By the Associated Press.) — The strike of packing house employees cannot be settled by arbitration, Arthur Meeker, vice president of Armour & Company, declared tonight in a statement outlining the situation.

He declared that the packers had agreed with their employees over wages through the employee representation plan and that, consequently, there were no differences between the packers and their men.

"The few workers who have walked out can do as they please," he said. "The great bulk of the employees are well satisfied and have remained loyal. There is no occasion for discussing arbitration between meat packing concerns and those few of the men who have left their jobs," Meeker's statement said.

"Our plants were able to operate at about 80 per cent of normal during the past week, and there is no indication that the public will be seriously inconvenienced. It is our expectation that we will be operating in normal manner within a week."

"The reduction in output of the past week has had little effect on the prices other than for fresh pork products which always are particularly sensitive to conditions of supply and demand. Throughout the country as a whole, fresh pork prices have not advanced materially, but in Chicago and such other cities as are ordinarily supplied in large part by local packing plants, there have been price changes. Obviously, the best way for the public to meet this situation is to favor other meat products which are less perishable. Carcass beef, for instance, has fluctuated only 11-12 cents a pound, and veal, mutton, poultry, etc., have not been seriously affected."

Meeker was approached today by government agents seeking to settle the strike. They were plainly told that the packers took the attitude that there was nothing to arbitrate.

"There is no occasion for discussing arbitration between meat packing concerns and those few of the men who have left their jobs," Meeker's statement said.

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ROSS DECLARES POLITICS CAUSE OF INDICTMENT

Former State Treasurer Returns From Los Angeles on Hearing of Charge

RELEASED UNDER BOND

Former President of Wickenburg Bank, Also Indicted, Not Yet Arrested

PHOENIX, Ariz., Dec. 10. — Harry S. Ross, former state treasurer, who was jointly indicted by the Maricopa county grand jury with P. K. Lewis, former president of the Central Bank of Wickenburg, on a charge of conspiracy, was arrested here today and later released under bond of \$1000. Ross was ordered to appear in the superior court next Wednesday to enter a plea.

Ross said he was in Los Angeles when he was informed that he had been indicted. He said he immediately returned to Phoenix, arriving here today. The warrant was read to him in the office of a local attorney today. Lewis has not yet been arrested.

The indictment charged that Ross and Lewis conspired to obstruct the administration of the laws of the state of Arizona, as follows:

Text of Indictment
"That the said P. K. Lewis should and would procure the said Central Bank of Wickenburg to be designated as a depository of state funds of the state of Arizona, and that said H. S. Ross, as such state treasurer, should and would thereafter, from time to time, make deposits of said state moneys in said Central Bank of Wickenburg, which deposits would be larger in amount than the pro rata share of said state moneys the said Central Bank of Wickenburg would be lawfully entitled to receive on account of said bonds approved by the governor, treasurer and auditor as aforesaid, or the interest bearing bonds approved, as required to be deposited and delivered, as provided by law, by said Central Bank of Wickenburg to and held by the state of Arizona as security for deposits of said state moneys and funds in said Central Bank of Wickenburg by the said H. S. Ross, as said state treasurer."

The indictment also charged that Ross and Lewis conspired to have Ross not collect the proper amount of interest on the funds deposited in the bank. It further alleges that Ross and Lewis not only conspired as set forth in the foregoing but that they carried out the conspiracy, actually committing the acts alleged above.

The indictment does not charge that either Ross or Lewis profited personally as a result of the alleged conspiracy.

Immediately after his arrest, Ross declared that the indictment was due to "politics" as an aftermath of the last election in which he was an unsuccessful candidate for secretary of state.

Boland Urges Silence
WASHINGTON, Dec. 10. — A statement issued tonight by H. J. Boland as "envoy of the Irish republic in America," said:

"The appeal of President de Valera to the Irish people to maintain a calm front at this crisis can be extended to all friends of Ireland in this country. The decision rests squarely on the men who are representatives of the Irish people. Dail Eireann will speak in no uncertain voice this week. Let all friends of Ireland realize at this solemn hour that premature criticism oft times proves a boomerang."

SEASON IS OPENED
IOWA CITY, Iowa, Dec. 10. — The State University of Iowa basketball team opened its season here tonight with a 41 to 16 victory over Augustana College, of Rock Island, Ills.

IRISH ADVISED TO KEEP QUIET ABOUT TREATY

Erin's Supporters in United States Urged Not to Condemn Treaty as Yet

WASHINGTON, Dec. 10. — An admonition to all officers and members of the American Association for the Recognition of the Irish Republic to refrain from public utterances on the terms of the agreement concluded at London has been issued by T. W. Lyons, secretary of the association. In telegrams sent out today, he said the difference of opinion expressed by the cabinet members of the Dail Eireann on the proposed agreement should be respected by Irish sympathizers in America until the matter is disposed of by the Irish people.

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REED TO LEAD OPPOSITION TO NEW ALLIANCE

Republicans Predict Ratification by Large Majority When Pact Comes Up

MISSOURIAN IS BITTER

Reed Brands Treaty 'Treasonable, Treacherous and Damnable' Agreement

WASHINGTON, Dec. 10. — (By the Associated Press.) — Indications of opposition in the senate to ratification of the four powers pact treaty developed shortly after the new pact was announced at the arms conference.

Senator Reed, Democrat of Missouri, an "irreconcilable" in the long fight against the treaty of Versailles in a statement, denounced the new understanding as "treacherous, treasonable and damnable," and predicted "there will be a fight and a hot one."

Other senators of the irreconcilable group, for the most part, withheld comment but, speaking privately, indicated an unfriendly attitude toward the treaty. Senator Borah of Idaho, leading Republican irreconcilable, was one of those declining to comment.

Republicans generally, however, predicted ratification by an overwhelming vote, and in this prediction to a greater or less extent were joined by a number of Democrats, including leaders on that side of the senate. Many senators refused to commit themselves, declaring they wished to study the pact.

Similar to League
Democratic senators a number of instances said they did not attach the importance to the document as a peace measure that was claimed in Republican quarters, and described it as "innocuous" and as having a great similarity to the league of nations covenant.

Some Democrats pointed to Article II, which binds the signatories if their rights in the Pacific islands "are threatened by the aggressive action of any other power," to communicate "with one another fully and frankly in order to arrive at an understanding as to the most effective measures to be taken, jointly or separately, to meet the exigencies of the particular situation." This, they said, differed but little from Article X of the league covenant, which the Republicans found most objectionable.

Senator Harrison of Mississippi, one of the Democratic spokesmen in the senate, in his comment, said: "The best parts of the treaty are those revisions taken from the league of nations covenant."

One of the principal effects of the treaty, both Republicans and Democrats agreed, would be its termination of the Anglo-Japanese alliance.

Real Purpose Masked
"The real purpose of the treaty," cunningly masked by fine phrases,"

NO HUMILIATION SEEN IN TREATY

LONDON, Dec. 10. — (By the Associated Press.) — Sir Hamar Greenwood secretary for Ireland, in an article appearing in tomorrow's Weekly Dispatch, says "achievement, not humiliation, is the note in the treaty of peace with Ireland for the Irish race throughout the world."

"It will cement our empire, make Anglo-American friendship permanent and remove from international affairs a persistent challenge to British prestige and strength," he says.

Sir Hamar says "the Irish policy from start to finish was that of the whole cabinet," adding that the establishment of the parliament of northern Ireland was "an indispensable preliminary to a settlement of the whole question and to ultimate unity of Ireland."

He praises Sir James Craig's courage in making one of the first gestures for peace in meeting Eamonn de Valera in Dublin last May. "It now remains for the Irish people of the south and the north to settle among themselves the future of their own country," he concludes.

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BERLIN FAILS TO MAKE PAYMENT

PARIS, Dec. 10. — (By the Associated Press.) — Germany has failed to pay 190,000,000 gold marks due during the first two weeks of December under the schedule of payments, calling for 26 percent of her exports, and certain portions of her customs duties, it was learned today.

Germany has informed the reparations commission that the tremendous decrease in the value of the mark makes impossible the conversion into gold marks of the fund of paper marks accumulated to meet these payments.

The reparations commission has not yet taken any position on Germany's failure to meet the bills. Observers here say there is nothing to be done in view of the exchange crisis in Germany.

New Era Will Be Opened For Japs If Pact Approved

WASHINGTON, Dec. 10. — (By the Associated Press.) — Linking of the Japanese empire in an agreement with the United States, Great Britain and France appears to have caused satisfaction among Japanese here. Many spokesmen referred feelingly tonight to the new era which opens for Japan in her relations with the United States, deeming it one of the most epoch-making developments in Japanese history.

Admiral Baron Kato said: "I have feelings of deep satisfaction over the arranging of this treaty."

It is believed among Japanese here that the conclusion of the treaty will be received everywhere in Japan with content.

HUNDRED VETS MAY BE CALLED IN A.E.F. PROBE

WASHINGTON, Dec. 10. — (By the Associated Press.) — A new quadruple agreement to preserve peace in the Pacific was announced today by the United States, Great Britain, Japan and France.

As a consideration of the international realignment, Great Britain and Japan agreed to consign to the scrap heap the Anglo-Japanese alliance, long viewed with apprehension in both America and Asia.

Provisions of the agreement, which is in the form of a 10-year treaty, are confined to "the region of the Pacific Ocean." The four powers are to respect each other's island possessions and to meet in consultation if a dispute arises or if the rights of any of the four are threatened by any other power.

Lodge Announces Treaty
The announcement was made by Senator Lodge at a plenary session of the arms conference and was followed by expressions of approval by the plenipotentiaries of Great Britain, France, Japan, Italy, China and Belgium, The Netherlands and Portugal.

To be binding on the United States the treaty must be ratified by the senate. Open war was declared on it by some "irreconcilables" of the Versailles treaty fight in the senate, but Republican leaders and some Democrats declared ratification was certain.

Signatures of the representatives of the powers have not yet been affixed, and there is an intimation that they must be withheld until the naval ratio has been settled.

The naval situation remains unchanged pending word from Tokyo, but there is general confidence that approval of the American 5-5-3 plan will be made unanimous in the very near future.

Tentatively Approved
In lieu of signatures, principal delegates have put their initials on the official copy of the treaty and Senator Lodge said this act was to be interpreted as meaning that the document has been "approved to all intents and purposes."

The agreement is expected to hasten a decision not only on the naval

(CONTINUED ON PAGE SIX)

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Domestic Economy Is Easily Learned

You can take a free lesson every day, simply by reading the advertising columns of this paper.

No matter how well you run your home—or your business—it can be done better and more economically. The advertisements teach efficiency in buying. They show you the cheapest and best markets.

They help make housework lighter by telling about the newest conveniences and labor-saving devices. The merchant or business man can get a good line on a thousand and one things that will help him materially.

No home and no business can progress by standing still. The advertisements help you keep up with the band wagon.

If you want a real lesson in economy — READ THE ADVERTISEMENTS